## **EXHIBIT 30**

1	UNITED STATES DISTRICT COURT							
2	WESTERN DISTRICT OF WASHINGTON							
3	AT SEATTLE							
4								
5	STRIKE 3 HOLDINGS, LLC, a							
6	Delaware corporation, )							
7	Plaintiff, )							
8	vs. ) 2:17-cv-01731-TSZ							
9	JOHN DOE, subscriber assigned )							
10	IP address 73.225.38.130, )							
11	Defendant. )							
12								
13	TELEPHONIC DEPOSITION UPON ORAL EXAMINATION OF							
14								
15								
16								
17	9:56 A.M.							
18	JUNE 3, 2019							
19								
20								
21								
22								
23								
24	REPORTED BY: LORI A. PORTER - RPR, CCR 2533							
25	PAGES 1 - 83							
	B							
	Page 1							

1	precisely.							
2	Q. Did your father ever tell you that there was a							
3	possibility you would be named as a defendant in this							
4	lawsuit?							
5	A. No.							
6	Q. Is there anything else about this lawsuit that							
7	your father discussed with you that you can recall as							
8	we sit here today?							
9	A. No.							
10	Q. Have you ever heard of a company called or a							
11	website known as Vixen?							
12	A. No.							
13	Q. Have you ever heard of Strike 3 Holdings?							
14	A. I have not.							
<mark>15</mark>	Q. Have you ever heard of a website called							
<mark>16</mark>	Blacked?							
<mark>17</mark>	A. No.							
18	Q. Have you ever heard of a website called Tushy,							
19	T-u-s-h-y?							
20	A. No.							
21	Q. Have you ever heard of a website called Vixen?							
22	A. I have not.							
23	Q. Did you ever communicate with your father							
24	about a piece of mail he received from his internet							
25	service provider, Comcast, regarding this matter?							
	Page 30							

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1
              I believe so, yes.
          Α.
 2
          Q. Have you ever watched adult films?
 3
          A. I have.
          Q. When was the last time you watched one?
 4
                   MR. TURNHAM: Lincoln, I'm going to object
 5
     to the form of the question. Assuming you're going
 6
 7
     down this line of questioning, I'm going to object to
     the whole line on the basis that this is irrelevant to
 8
 9
     any of the claims that are at issue. My client is a
10
     third party to this lawsuit and is not subject to the
11
     lawsuit and shouldn't be subject to a fishing
12
     expedition.
13
                   MR. BANDLOW: Are you going to instruct
     the witness not to answer questions about his
14
15
     experience with adult films?
16
                   MR. TURNHAM: I have not instructed him
17
     not to answer, but I'm just letting you know I'm going
18
     to lay out a general objection to any line of
     questioning down that path.
19
                   MR. BANDLOW: Okay.
20
21
          Q. (By Mr. Bandlow) So with that objection in
22
     mind, without an instruction not to answer,
     Mr. Isaksen, when was the last -- have you watched
23
24
     adult films on your computer?
25
          A. I have.
                                                      Page 46
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Q. Are there any particular names of adult film
 1
 2
     companies whose films you've watched as you can recall
 3
     as we sit here today?
          A. Company names are not something I paid
 4
 5
     attention to.
 6
          Q. You don't have any names of any particular
7
     adult -- how about any particular adult websites? Can
 8
     you think of any names of any that you've watched?
          A. No. I don't usually visit the websites.
9
10
          Q. Have you ever watched adult content on a
11
     computer?
12
          A. Yes, I have.
13
             So how is it you access the adult content if
     it's not through websites?
14
15
                   MR. TURNHAM: Objection to form.
16
          Q. (By Mr. Bandlow) Have you accessed any adult
     content on a computer through an adult content website?
17
18
          A. No.
             How is it you've watched adult content on a
19
20
     computer if not through a website?
21
          A. I've watched it through a torrent.
22
          Q. Through BitTorrent?
23
          A.
             Yes.
              What do you understand BitTorrent to be?
24
          O.
2.5
          Α.
              It's -- I quess it's a program where you
                                                 Page 47
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1 REPORTER'S CERTIFICATE I, LORI A. PORTER, the undersigned Certified 2 Court Reporter, pursuant to RCW 5.28.010 authorized to 3 administer oaths and affirmations in and for the State 4 5 of Washington, do hereby certify that the sworn testimony and/or proceedings, a transcript of which is 6 attached, was given before me at the time and place stated therein; that any and/or all witness(es) were 8 9 duly sworn to testify to the truth; that the sworn testimony and/or proceedings were by me 10 11 stenographically recorded and transcribed under my 12

supervision, to the best of my ability; that the foregoing transcript contains a full, true, and accurate record of all the sworn testimony and/or proceedings given and occurring at the time and place stated in the transcript; that a review of which was

requested; that I am in no way related to any party to

18	the matter	, nor to	any	counsel,	nor do	I have	any
19	financial	interest	in t	the event	of the	cause.	

20 WITNESS MY HAND this 13th day of June, 2019.

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LORI A. PORTER, RPR

Washington Certified Court Reporter, CCR 2533

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